# Exhibit 1-1

[PROPOSED] Order - Clean

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10 12	WEIL, GOTSHAL & MANGES LLP Stephen Karotkin (pro hac vice) (stephen.karotkin@weil.com) Ray C. Schrock, P.C. (pro hac vice) (ray.schrock@weil.com) Jessica Liou (pro hac vice) (jessica.liou@weil.com) Matthew Goren (pro hac vice) (matthew.goren@weil.com) 767 Fifth Avenue New York, NY 10153-0119 Tel: 212 310 8000 Fax: 212 310 8007  KELLER & BENVENUTTI LLP Tobias S. Keller (#151445) (tkeller@kellerbenvenutti.com) Jane Kim (#298192) (jkim@kellerbenvenutti.com) 650 California Street, Suite 1900 San Francisco, CA 94108	
13	Tel: 415 496 6723 Fax: 650 636 9251	
Manges LL vvenue 10153-0119	Attorna and four Dobtons	
Sotshal & Mange 767 Fifth Avenue York, NY 10153-	and Debtors in Possession	
Gotshal & 767 Fifth. York, NY		
Weil, Gotshal & Manges LLP 767 Fifth Avenue New York, NY 10153-0119 81 L 91 91 F1	UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION	
≥ <sup>∠</sup>	SANTKAN	ICISCO DIVISION
20	In re:	Bankruptcy Case No. 19-30088 (DM)
2		Chapter 11
22	- and -	(Lead Case)
23	PACIFIC GAS AND ELECTRIC COMPANY,	(Jointly Administered)
24	Debtors.	
25 26		[PROPOSED] ORDER PURSUANT TO 11
	Affects both Debtors	U.S.C § 365(a), FED. R. BANKR. P. 6006, AND B.L.R. 6006-1 (I) APPROVING ASSUMPTION
2	* All papers shall be filed in the Lead Case, No. 19-30088 (DM).	OF ENVIRONMENTAL AGREEMENTS AND (II) GRANTING RELATED RELIEF
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Upon the Motion, dated August 16, 2019 [Docket No. 3581] (the "Motion"), of PG&E Corporation and Pacific Gas and Electric Company, as debtors and debtors in possession (together, "PG&E" or the "Debtors") in the above-captioned chapter 11 cases (the "Chapter 11 Cases"), pursuant to section 365(a) of title 11 of the United States Code (the "Bankruptcy Code"), Rule 6006 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and Rule 6006-1 of the Bankruptcy Local Rules for the United States District Court for the Northern District of California (the "Bankruptcy Local Rules"), for an order (i) approving the Debtors' assumption of the Environmental Agreements with the Owners and (ii) granting related relief, all as more fully set forth in the Motion; and this Court having jurisdiction to consider the Motion and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334, the Order Referring Bankruptcy Cases and Proceedings to Bankruptcy Judges, General Order 24 (N.D. Cal.), and Bankruptcy Local Rule 5011-1(a); and consideration of the Motion and the requested relief being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue being proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; and this Court having found and determined that notice of the Motion as provided to the parties listed therein is reasonable and sufficient, and it appearing that no other or further notice need be provided; and this Court having reviewed the Motion, the Wells Declaration, and the Pietrasz Declaration; and this Court having determined that the legal and factual bases set forth in the Motion establish just cause for the relief granted herein; and it appearing that the relief requested in the Motion represents a sound exercise of the Debtors' business judgment and is in the best interests of the Debtors, their estates, creditors, shareholders, and all parties in interest; and upon the record of all of the proceedings had before this Court and after due deliberation and sufficient cause appearing therefor,

#### IT IS HEREBY ORDERED THAT:

- The Motion is granted as provided herein. 1.
- 2. Pursuant to section 365 of the Bankruptcy Code, the Debtors' assumption of the Environmental Agreements listed in the schedule attached to this Order is hereby approved.

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Capitalized terms used but not otherwise herein defined shall have the meanings ascribed to such terms in the Motion.

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- 3. There are no defaults under the Environmental Agreements that require the Debtors to cure in accordance with section 365(b)(1) of the Bankruptcy Code.
- The Debtors are authorized to execute, deliver, implement, and fully perform any and all obligations, instruments, and documents, and to take any and all actions reasonably necessary or appropriate to perform under the Environmental Agreements.
- 5. Following entry of this Order, the Owners and the Debtors may identify and resolve any disputes under the Environmental Agreements, including any existing at the time of filing the Motion, in the ordinary course of business in accordance with the terms of the Environmental Agreements, and nothing in this Order or the Motion shall prejudice the Debtors' or the Owners' rights regarding any such disputes.
- 6. The Debtors are authorized to file the Motion as an omnibus motion pursuant to Bankruptcy Rule 6006(e), and the Motion is in compliance with Bankruptcy Rule 6006(f).
- 7. The Debtors are authorized to take all necessary actions to effectuate the relief granted pursuant to this Order in accordance with the Motion.
- 8. This Court retains exclusive jurisdiction to hear and determine all matters arising from or related to the implementation, interpretation, or enforcement of this Order.

\*\* END OF ORDER \*\*

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and

Non-Debtor

Counterparties

Caselli, Dennis

Caselli, Dennis

Caselli, Dennis

Caselli, Dennis

Caselli, Dennis

Caselli, Dennis

Dorrance, Sam

and Dorrance.

Dorrance, Sam

and Dorrance.

Dorrance, Sam

and Dorrance,

Dorrance, Sam

and Dorrance.

Dorrance, Sam

and Dorrance.

Dorrance, Sam

and Dorrance,

Merchant, Minh

Catherine

Catherine

Catherine

Catherine

Catherine

Catherine

Hart, Laura

Merchant,

Gurdon

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Weil, Gotshal & Manges LLP 767 Fifth Avenue New York, NY 10153-0119

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**SCHEDULE** 

**Environmental Agreements** 

**Debtor Party** 

Pacific Gas and

Electric Company

Electric Company

Electric Company

Electric Company

Electric Company

PG&E

Corporation

Electric Company;

Electric Company

Title of

Environmental

Agreement

**Investigation Activities** 

**Investigation Activities** 

First Amendment to

Second Amendment to

Third Amendment to

Remediation Activities

Remediation Activities

Second Amendment to

Remediation Activities

Settlement Agreement,

Release and Covenant

**Investigation Activities** 

**Investigation Activities** 

First Amendment to

Agreement for

Environmental

Agreement for

Environmental

Agreement for Environmental

Lease

Not to Sue

Agreement

Confirmatory

Agreement for

Environmental

Agreement for

Environmental

Agreement for

Environmental

Addendum to

Agreement for

Environmental

Lease

Lease

Lease

Lease

Proposed

Cure

Amounts

\$0

\$0

\$0

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\$0

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**Original** 

Execution

Date

January 8,

January 8,

January 8,

June 27,

January 3, 2019

June 15,

December

October 23,

22, 2017

2019

2018

July 23,

September 21, 2017

December

June 8, 2018

October 9,

October 9,

2018

2018

28, 2017

2019

2018

2018

2018

2018